

Titu Mobergman

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vote (three-fourths of all the members elected) over the issue, there is no action.

Mr. Wm. H. Assistant Alderman Healy, Lyssag, President, Assistant Aldermen Reilly, Robinson, Hamilton, Welch, Hoffman, Pinesney, Daly, Gahan, Butler, Harney, and Mayor, O'Neill, Jackson, Magliana, and Roberts—**AY.**

**NOTIONS RESIGNED.**

Assistant Alderman Gibney moved that the Board adjourn.

The President put the question whether the Board would agree with said motion.

Which was decided in the affirmative.

Whereupon the President declared the Board adjourned until Monday next, at 7 o'clock, at which time the Board will meet.

**WM. H. MOLONEY, Secy.**

**Public Notices.**

**CITY OF NEW YORK**—Department of Finance, Bureau of the Receiver of Taxes, Court House, New York City, is hereby notified that all returns of Personal Taxes now due, are paid at the office of **ANDREW J. SMITH, Esq.**, 125 Nassau St., New York City, for the Collection of Arrears of Personal Taxes, 1913, Nassau St., and that the books relating to said taxes will be found at said office.

Any person but not a corporation or the undersigned is authorized to receive or receipt for such arrears except in cases of warrants issued hereafter, with the authority of whom the same is issued will have the authority to collect the same.

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corrected. If such application is made, the relation of the assessed valuation of real estate must be made by writing, stating the ground of objection thereon, and stating the facts and reasons therefor, and the assessor's complaint, and if, in their judgment, the assessment is erroneous, they shall cause the same to be corrected, and the corrected assessment to be returned to the assessor, and the relation of the assessed valuation of personal estate, to be related to the assessed valuation of real estate, by the said Commissioners, and the same shall be authorized to administer such oaths, or a majority of them, and if in their judgment the assessment is erroneous, they shall cause the same to be corrected, and fix the amount of such assessment as they may deem just, and the same shall be returned to the assessor, and thirty days after such application shall have been made to them. No reduction shall be made by the Board.

**(OFFICE OF THE SUPERINTENDENT)**  
Yor., Feb. 2, 1892.—Informant, C. S. Mulberry, at this  
office, for a "conglomerate" knife sheath.  
The sheath is now from 1 1/2 to 1 3/4 inches wide, at  
the tip 1 1/2 inches long, but it has been longer and  
down by an inexperienced hand.

**Legal Notices.**  
**SUPREME COURT.**—In the matter of the *Atlantic Navigation Company*.—At a Special Term of the Supreme Court of the State of New York, held at the Court House in said county of New York, on the 24th day of January, 1885. Present, the Hon. George G. Loring, Justice, on the petition of David Williams, complainant, and on all the papers and proceedings heretofore filed in the premises.

and in the water and proceeding onward." In the  
the company, the Long Island Navigation  
Company for dissolution," or in the name of the  
and stockholders of the Long Island Navigation  
pay said cause at a Special Term of this Sup-  
the Court to be held at the City of New York, at  
of New York, on the 12th day of February, 18  
10 A. M. of that day, or as soon thereafter as con-  
veniently may be, and to cause to be produced and  
pointed as a referee to take proof of all claims  
have been or may be presented against the funds in  
trust for the said Long Island Navigation  
Company, and hear and determine the validity  
and amount of the same, and to do all such things  
and further, show cause why some suitable per-  
son should be appointed a referee herein to pass the  
accounts of David Williams, late Captain of the  
company, as to allow all just and proper costs, charges

may be proper to be granted; and why on the record said referee being right, showing that said receiver should not be discharged, and the recognition of said receiver's sureties be vacated. And further ordered, that the order be sent on the creditors and stockholders of said receiver, to appear and show cause why said receiver should not be discharged, and that the same be advertised in the New York Sun, a newspaper published in the city of New York, for at least ten days before the day of the hearing, and to be served by mailing the same to the stockholders of Long Island Navigation Company, and such creditors as have appeared and proved their claims, at least ten days before the day of the hearing.

GEORGE G. BAIRD, Justice Supreme Court.

**Copartnership Notices.**  
**THE COPARTNERSHIP** heretofore existing between the undersigned under the firm of **WATKIN, BENHAM & CO.** is this day dissolved mutual consent.  
**JOHN H. ATWATER,**  
**JAMES C. BENHAM,**  
**XENOPHON STOUTENBOROUGH**  
NEW YORK, Feb. 5, 1893.  
**LIMITED PARTNERSHIP.**  
This is to certify that the undersigned have formed a limited partnership, pursuant to the provisions of the Revised Statute of the State of New York. The

name of firm under which such partnership is to be conducted in BRENHAM & STOUTENHOUGH, and the undersigned hereby certify that the said partnership is acting as importing, manufacturing, buying, and forwarding goods, and such other goods and services, which are to be in part carrying on business, which business is principally carried on at the city and county of New York.

That the names of all the general and special partners of the said partnership are as follows: John B. Stutenhough, who resides at Glen Cove in the County of Queens, State of New York, and Xenophon Stoutenborough, who resides at the city of New York, in the County of New York, are the general partners, and John A. Adams, who resides at the city of Brooklyn, in the County of Kings, State of New York, is the special partner.

IN WITNESS WHEREOF, the undersigned John B. Stutenhough, Xenophon Stoutenborough, and John A. Adams, have hereunto set their hands and seals, this twenty-first day of December, 1901.

**DISSOLUTION OF PARTNERSHIP**  
The Partnership heretofore existing between  
**H. OWENS and C. E. RAY**, special, under the firm of  
**H. OWENS**, is this day by mutual consent dissolved.  
New York, Feb. 1, 1960. J. H. OWENS, C. E. RA

**THE CO-PARTNERSHIP** heretofore existing between the undersigned under the style of **W. H. HOGAN & CO.** is hereby dissolved by mutual consent. New York, Feb. 3, 1890. **WM. H. HOGAN, WILLIAM CORNELL, W. H. HOGAN** will carry on the business as usual, and liquidate the debts, at 121 Fulton st.

**Auction Notices.**

**HANDSOME STORE FIXTURES** at auction, by  
—JOSEPH BEGEMAN & CO., Saturday Feb. 12, 1890, at 121 Fulton st., corner of Tillary st., Brooklyn, at 11 o'clock, the contents of a complete stock of walnut drawers, sashes, &c., elegantly inlaid with silver plate mirrors; also, large ones in rear; fixtures suitable for a large store; also, a complete stock of

**P. GAFFEY.** Auctioneer, sells this day at 1 o'clock, the balance of the store's import varied and canvase in the large first-class fancy store, 487 Broadway; also, thread, needles, and all sort of notions. Large housewares, dealers, and speculators invited. as this is the last day sale! all in lots to suit.

**THOS. GAFFEY & CO., Auctioneers,** of  
23 Chambers st., will sell this day (Thursday)  
at 11 o'clock, the stock and fixtures of the restaurant  
situated at Murray st. Sale positive.

**WILLIAM ABBOTT, Auctioneer,** office 6  
Hull place, will sell on Thursday, at 10 1/2 o'clock,  
the contents of the liquor store and lager beer saloon  
situated at 345 Greenwich st., five counters, bagatelle table, 1  
Hull case chest, chairs, tables, paintings, &c. Also,  
four-pail English ale pump, &c.

**Selling.**

**LIVERPOOL AND GREAT WESTERN**  
STEAM COASTAL COMMERCE CO.

FOR LIVERPOOL.

From Pier 6, North River, Wednesdays.

MINNESOTA..... 11:45 a.m. & 1 P.M.

NEVADA (new)..... Feb. 24 at 1 P.M.

COLORADO..... March 5, at 95 A.M.

NEBRASKA..... March 15, at 1 P.M.

Cabin passage, \$50 gold; steerage, \$30 currency.

Tickets to bring out passengers from Europe can be obtained on reasonable terms.

For freight or passage apply to

WILLIAMS & GUTON, 71 W

For steerage passage

WILLIAMS & GUTON, 29 Br

**Steamboats.**

**THE OLD FALL RIVER LIN'**  
Times to transport passengers to Boston  
any other established line. One of their v  
pier 26, foot of Murray st., North River, daily  
Meals on European plan. E. LITTLEFIELD